

Case 2:07-cv-01377-FX Document 1 Filed 10/12/07 Page 1 of 3
UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF PENNSYLVANIA

15BB/MW

Jonathan Lee Riches,[©]
Plaintiff

no fee, no IFP

v.

CIVIL NO 07-1377

CYRIL H. WECHT,
DEFENDANT2007 OCT 12 AM 11:41
CLERK
U.S. DISTRICT COURTCOMPLAINT"ILLEGAL LAWYER SERVICES""TRO TEMPORARY RESTRAINING ORDER"

Comes now the Plaintiff, Jonathan Lee Riches[©], in pro-se, Moves this Honorable Court to issue a Order for Defendant named in this suit to respond. This is a civil Rights and constitutional rights suit and crimes Defendant committed pursuant to Breach of contract, theft, Major fraud, False Promises, neglect, Abuse, Mistrust, Money Laundering, and Tax Fraud. Plaintiff moves under Federal Rules of civil procedure rule 64 for the return of \$2.5 million dollars that was my property defendant swindled from me. Plaintiff moves this Honorable Court to issue a TRO Temporary Restraining order against defendant forbidding Defendant from using His Bar Legal License to con anyone else out of Money. Plaintiff seeks \$3,500,000.00 Million in damages and emotional grief. Plaintiff demands a Jury trial. Plaintiff prays for relief.

1

CYRIL H. WECHT promised me on Aug 12, 2006 to represent my Federal Appeals case if I send him \$2.5 million dollars. He said he promised 100% to get my criminal case overturned because my 6th amendment rights are being violated under Booker and Fanfan, I was sentenced on millions of dollars of fraud losses not proven by a Jury or found in my Indictment.

2

Defendant wecht told me in a original first prison Phone call on Aug 1, 2006 that he is a Identity theft Forensics Pathologist who knows my DNA and Finger prints were not on the Creditcards the Government found in my Possession. On a 2nd Phone call conversation on Aug 12, 2006, wecht promised to Defend me on my appeal for \$2.5 million dollars sent to him Western Union to Pittsburgh.

Wecht Also promised also promised to look into my Sexual Assault by FCI Williamsburg Teacher Philip Woolston, who sodomized me on Feb 10, 2006 in the FCI Williamsburg Education Bathroom that left me paranoid and half brain damaged

Wecht Also promised to look into the overcrowding at FCI Williamsburg, why FCI Williamsburg was keeping me over 500 miles away from my family, why FCI Williamsburg was not feeding me proper nutrition which lead me to become very sick (see Exhibit at End) and weigh 125 lbs at 5ft 10 inches.

3

In 1999, when I was living in Westchester Pennsylvania, I won the Pennsylvania Lottery. I accepted a Lump sum of \$6.75 million which was deposited in my First Union Account. I continued to work as a model for Main Line Models in King of Prussia, Pennsylvania.

4

On Aug 22, 2006 I arranged to have \$2.5 million dollars wired to Defendants PNC Bank account from my Bank account because Western Union does not wire that high amount. I got confirmation on Aug 24, 2006 that \$2.5 million does was in the Account belonging to Cyril H. wecht.

5

Aug 25, 2006, Defendant wecht told me personally in a prison Phone call conversation that he recieved the amount and he will work on my Appeal. After that day, I never heard from Defendant wecht again. He changed his Phone number, He never responded to over 275 Letters I sent him, he moved away from his office,

6


Defendant WECHT has been using my hard earned working money for himself. He's using the money for his defense in his criminal trial. I also found out through his family member that contacted me on 10-6-07, that my money is being used by Defendant for traveling expenses to Phoenix Arizona to investigate the Carol Anne Gotbaum murder investigation. Defendant has used my money in Arizona to Attend Arizona Diamondback games against the cubs, and to Tour the grand canyon, also defendant used my money for Phoenix area Escort services which totaled \$64,000

TRO Temporary Restraining order

I've suffered harm and neglect because of defendant's actions. He promised to defend me on my criminal appeal, but took my money forcing me to defend myself pro-se in my appeals to the Supreme Court which denied my appeal. My 6th amendment rights are being violated by Defendant and the government. Defendant is violating my 8th amendment rights for cruel and unusual punishment by not looking into why FCI Williamsburg is not feeding me (see below Exhibit) and turning a blind eye on my rape by FCI Williamsburg Teacher Philip Woolston that left me brain damaged. Plaintiff moves this Honorable Court to issue a TRO Temporary Restraining order declaratory Injunctive relief preventing Defendant from spending anymore of my money and preventing Defendant from conning any other victim like my self and taking their money without representing them. Plaintiff asks this Honorable Court for relief.

Plaintiff moves this Honorable Court to issue a order for defendant CYRIL H. WECHT named in this suit to respond. Done and dated on the 8th day of the 10th month in the Year 2007 A.D.

Respectfully
Submitted


Jonathan Lee Riches

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